Polpnesian,

blished weekly at Honolulu, Oahu, Hawaiian Is EDWIN O HALL, EDITOR. TERMS.

One copy perannum, in advance, One copy six months, in advance, Single copies,

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arly advertising not exceeding one col., 60 00 Yearly advertising limited to the advertiser's EGAL ADVERTISEMENTS .- Twenty five cents per

for the first insertion, and six and one fourth cents

ENRY J. HEAP HAVING REMOVED e of consignments per "Emilie," "Orion," "Avlale" &c, consisting of Cases fancy Prints, cases madder plate do.

do Navy blue do, do 9-8 Shirtings. do9-8 Maddapollams, do blue Denims. do Cambrics (each case containing asst'd colors.) do Turkey Reds, do Domestics.

do Fancy Muslins plain and colored Superior white Flannels, Blankets, Waistcoatings, white Cambrie Shirts, Bayetta de cien

from Price & Co. London, containing also, hair erry, Champagne and Madeira Wines from Shaw well & Co., London. Allen's Sydney soap, Bats bottled Fruit (assorted.) Boxes of Candles. ALSO,

10 Tierces sup. Loaf Sugar in bond. Honolulu, June 10, 1852-tf-5

AWAHAN BEEF, FOR SALE BY

ral patronage will not fail to give him a call. N. B. 1,500 bbis water casks on hand and for sale

Continues to repair Chronometers, at the old stand; accurate rates in and stars, with a transit instrument made by skell, Liverpool. Particular attention given to

D. N. FLITNER,

TURKEY REDS!! F the A. Orr Ewing & Co. mark, daily expected to arrive, and for sale by Rost. C. Janion. Honolula, Sept. 30, 1852-tf-21

MOSSMAN, Nuuanu street, has constantly esh ground Coffee, spiced Tongues, and a general sortment of Groceries. Honolulu, Oct. 15, 1852-3m-23*

YEW GOODS Just received per clipper brig

USK, 140 days from Liverpool, are now offered

UTFITS .-- A complete assortment of Whale

mens' Slops, and outfits, for sale by J. C. SPALDING. Honolulu, Oct. 22, 1852-tf-24

[ADVERTISEMENT.] SUPERIOR COURT.-IN EQUITY.

Decision of Chief Justice Lee acting as Chancellor. A. ORR EWING &

WILLIAM MILLER, ROBERT C. JANION.

attached, it shall be made effectual for the mittances back from A Orr, Ewing & Co., show that the heroism of one century has be- pens that by the blindness of party, a fool is stone. purposes of complete relief." (1 Story's as best he may. That the defendant did come the bombast of the next. Eq. Jur: p 82. § 64. K.) But it is said by wrong, there can be no question, but may Causes of offense will fall never to rise. But it a that is whipped to school never learns his Barege Shawls, Hair Cord Checks and Stripes, the Counsel for the defendant, that granting he not pass by the attorneys and account to hably well in such cases to call for the inter- rag-picker have genius, he will not be a rag- lesson well. A man that is compelled to work, ery, yet the Complainant's case must fall to though in so doing he takes upon himself triends; but let the result be an award which When Roger Sherman was at a shoemathe ground; for the Desendant by his answer the risk of all losses by the way. If after has made no discovery; and the bill should Janion refused to deliver the goods they had and by whom reparation and apology should a shoemaker; when he rose from that positisthe man for me. Shaving Soap, Bear's Grease, Kalydor, Macas- be dismissed with costs. We are of the been burned or otherwise destroyed, he would be made. If the first arbitrators cannot tion, he was estimated as a philosopher and Shaving Soap, Bear's Grease, Raydor, Macas of agree, All opinion, however, that the defendant's an- have been the loser; and if his remittance of agree, others may, and so let the matter be a statesman. If you meet a petty showman swer, and his deposition made before the \$1500 should never reach the complainants, decided without a formal recourse to deadly you throw him a sixpence almost in contempt. sufficient, in connection with the other proofs good again. But the complainants have re- est intention of using with effect.

Attorney executed by the complainants in for this sum for which he can show no reto a still more prosaic tribunal; that those of the refined. Now in which rank shall we complain the complainants in for this sum stand formerly oc upied by C. H. Marshall, olulu, whi h power of Attorney it is contend- how the defendant can escape the liability to the opinion which their countrymen may en- seem to have sucked out their brains—those the couper's business in all its branches at the ed by the Counsel for the defendant is not account to the attorneys here; but convinced tertain of their courage and manly bearing who drive fast horses, and who keep irreguthe couper's business in all its branches at the ed by the Counser for the defendant is industries and the counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the Counser for the defendant is industries at the ed by the counser for the defendant is industries at the ed by the presumptive evidence affine the most trying circumstances, in place as we are by the presumptive evidence affine the most trying circumstances, in place and the defendant is industries at the ed by the counser for the defendant is industries. his friends who have hitherto afforded him a libal patronage will not fail to give him a call.

The execution of the power of Attorney is pla nants to the defendant, that this remit
The execution of the power of Attorney is pla nants to the defendant, may come before a scholar has the means of exercising power in those day additional transferred to the defendant, and consequently, one as we are by the late consignment of the comof going out in the gray of the morning to disturb cock pheasants, may come before a scholar has the means of exercising power in the execution of the power of Attorney is pla nants to the defendant, that this remit-Sir James Anderson, Lord Provost and Clasgow, we cannot in Equity and good Chief Magistrate of the city of Glasgow; conscience decree that it should be paid to this is annexed the certificate of "R. their attorneys in Honolulu. Still, as there is no better than the statement of a private costs anterior to that date. on sale, fresh Butter from Hawaii and Kanai. person, and entitled to no more weight. We are aware that the general rule on this subject, as it prevails in England and the United States, supports the doctrine contended & W. DICKSON'S outfitting departments, to its full extent, and in the present position of affairs at these islands, we do not feel for, but that rule has not been adopted here, justified in so adopting it. Foreign certificates have been occasionally admitted into the United States, (United States rs. Mitchell, 3 Wash., C. C. Rep. 95. 96.) under cir-Day Goods.—Cases white Satin Drilling, do do cumstances similar to those existing in this anvass drilling, do fancy Blouse, do Toweling, do urkey reds and turkey red and yellow prints, beles hambrays, do 9-8 two blue prints, do white shirtngs, do plain and fig'd lustres, do princettas, gam- countries to take the acknowledgment of roons, Damasks, etc. Bales fancy prints, well as-edgment made before the Lord Provost and muslins, do fancy muslin dresses, do fancy print-netts. Bales cotton blankets, cases silk and cotn umbrellas and parasols, do silk and cotton hdkfs or Chief Magistrate of any large_city in umbrellas and parasols, do silk and cotton nakis of and plain, do fancy ginghams, do printed jacott Dresses, do printed Delaine Dresses, do green, or a Notary Public, and duly authenticated under his hand and official seal, will be sufheck do. Bales Madapolams, cases blue striped ficient evidence of the execution of such lirts, do fancy shirts, do white wool shirts, white anel pantaloons, do merino pantaloons, cases wo-en's cotton hose, do men's cotton hose, do regatta ruling would seem almost necessary in these irts, do boots and shoes, do shooting coats, do cord remote islands, to the safety of commercial owsers, do cloth trowsers. Bales blue, red and transactions. The language of Professor hirts do green Jackets, do superior hogskin saddles of Evidence, we think, would fully sustain such a ruling in this case. "If the instru-HARDWARE.—Sets bricklayer's tools, do stone ma-ment is formally executed in a foreign counon's tools, do blacksmith's tools, do slater's tools, try, and the execution is authenticated by a nvils, plows, harrows and I mowing machine, stew ans, sauce pans, kettles and try pots, spades, hoes, akes, weeding forks and pruning knives, iron hurles, rim locks, pad locks, chest and mortice locks, and irons, percussion caps, slates and fire bricks bund, flat and bar iron, sugar mills and pans comblete for cattle power, glass in boxes, asst'd sizes.

Geocenies.—Cases qt. and pt pickles, do 1 lb and combined to the power of the fire the formulation of the authentication was before the Mayor of a foreign town, it is not received without some evidence of his holding the office." (2 Green'lf Ev: § 298.

But it is unnecessary for us to go to that the power of the fire th 2 lb bottles mustard, cheese in cases and tins, cs length in the present case; for if there is is, boxes raisins, bales shell almonds, cases bottl'd any defect in the proof of the power of atnuits, do asst'd sances, do clay pipes, do currants, torney, we are of opinion, that it has been torney, vellow, black and white, jars linseed oil, cured by the repeated admissions of the defendant in his letters to complainant's attor-Liguons.—Hh.2s Martell's cognac brandy, bbls do held Madeira, do claret, half hhds claret, cases teneva Wine, do Madeira Wine, do port and sherry letters from A. Orr Ewing & Co. dated nes, do old tom and Scotch Whiskey, do cham-tae pints and quarts, do claret, Bass' India ale August 22d, 1851, and finally, by the defendabelled and capsuled, 4 doz each, casks India ant's deposition made before the Master on le plann, labelled and capsuled, 6 doz each, casks india art's deposition made before the Master on the plann, labelled and capsuled, 6 doz each, casks india arclay's porter, 6 doz each, etc.

Sept. 6.tf-17

R. C. JANION. of attorney is genuine, nor has the defendant ever denied its validity in his correspon-

dence with the attorneys, Porter & Ogden. The only ground taken by the defendant in the outset, was that stated in his letters to the attorneys, namely: that the goods of the Apple and hhds. of Goshen Cheese, for sale, complainants were secure in his hands, and that before Porter & Ogden could proceed to

gard to the letter from the complainants to the defendant, but even by the tenor of that

SATURDAY

of the defendant to have delivered over the to require the Court to proceed to a De- ceived and acknowledged the receipt of all A gallant officer in the British navy who between rank and station, and vice versa .-

> Honolulu, December 4, 1852. JUST RECEIVED ex ship CHARLES, from Bos-ton, and for sale by the undersigned Tarred cordage, assorted sizes. Hemp & cotton sale twine, bales oakum. Iron hoops, Gallego flour, bbls and halves.

Boston cooking stoves and furniture. English vises and anvils, deep-sea lines, handlin Palms and needles, ass. ship's hardware. Sha kles & handcuffs, sheet lead. Albany Co, axes. Coopers hammers and drivers, &c. &c.

IN STORE

Am. mess and prime pork. Am. mess beef, Hawsiian beef bbls & Tierces. Navy and pilot bread. Sandwich Island syrup and molasses, Cotton duck assorted 1 and 10, Hemp canvass, Russia tarred cordage, 2 and 3 yarn spunyarn, Manila cordage asst'd. sizes, Manila towline, boiled and raw oil, Spirits turpentine, White lead, extra and pure, Black and green paint, Cut and wrought nails, Copper nails and copper, common & coal tar, Pitch and rosin, oars asst'd sizes, Tobacco, "Oronoko," S. I. coffee, Crushed sugar, brown sugar, btk. & green teas, Whaling craft, try pots, new and old casks, Hhd and pipe shooks, anchors and chains.

100 TONS SUGAR and 20,000 galls. Mo lasses of superior quality, from East Maui Plantation, for sale by H. HACKFELD.

General assortment ship chandlery and ship's store Oct. 30. 25-tf R. COADY & Co.

BILLS OF EXCHANGE. American whaler's BILLS wanted, for which a fair rate of exchange 5 will be given. Apply to H. J. HEAP Nov., 1852-tf-26

ON HAND, AND FOR SALE BY THE undersigned:—
50 Cases Stearine Candles.

140 coils Russian Corpage, assorted sizes. 24 bales Raven's Duck, 94 bales asst'd canvas 7 cases Linen, 14 bales blea, and unblea. Russ. neeting, 4 cs napkins and linen damask table cove

8 cases wax candles, 9 cases window glass. 4 cases Lamps and Chimneys, 2 cases heavy boots, 10,000 ft 1 1-2 inch boards 360 doz Byas's Porter.

338 bars Iron, flat, round and square. 60 bundles Rod Iron, 1-2 and 3-4 inch. 150 cases Maderia, 100 cases Claret. 48 kegs Gin, 7 casks do, 16 bbls do.

25000 Spanish cigars, 10 bbls of Brandy. 25 cases Liquors, 100 boxes fine Tea.

Common Law, vs. the Code of Honor. letter, they were free to demand the goods, "leas, affords us a pleasing opportunity of in the event of their considering the goods contrasting the conduct of professional warriors with that of civilians, where what is The animal faculties are the lowest, and rez on retiring from the cabinet. The Com-

DECEMBER

defendant as one of the late firm of Messrs. self in the wrong—he must abide by the contion but to meet his adversary in the field.— the moral faculties will rank the highest; and cal question." Starkey, Janion & Co. has in his posses- sequences. It appears by the deposition of The admonition of religion, the suggestions he who can exercise all the faculties of the sion certain goods and moneys belonging to the defendant, the only satisfactory evi- of prudence and right reason, were all thrown mind successfully is the very highest. the Complainants, who reside in Glasgow, dence in the case in reference to the sale of away. If the professional duellist, or social The labor that is performed by the hand break his thread twenty times, twenty times Scotland, for which he refuses to account, the goods, that the goods were sold by him bully, could not in strictness be said to have without the head is the lowest, the next is will he mend it again. Make up your minds prays that he may be compelled to account at high prices, and that he has remitted to the opinion of the world with him, at least the labor requiring skill and strength, or to do a thing, and you will do it. Fear not the complainants the proceeds of those goods the man whom he had affronted or attacked head and hand. So on upward according as if a trouble comes upon you; keep up your On the final hearing, it was contended in full, according to the custom of the trade. without provocation was well-nigh banished the labor requires more of our intellectual spirits, though the day is a dark one. that the bill is merely a bill of discovery, It moreover appears, that the complainants from society if he did not offer himself as a faculties, in regular gradation; an artist is and that on the coming in of the defendant's have acknowledged the receipt of those remark to his opponent's pistol. There were above the citizen; the sculptor scarcely tent with a bubble that will end in smoke and answer, the case, so far as the Equity side mittances, with the exception of the remit- indeed instances in former times where men owns alliance with the stone mason. So of darkness. Get that which you can keep. of this Court is concerned, is brought to an tance of \$1500—through Jardine, Matheson, have displayed such saint-like heroism as to all avocations, they rank higher and higher and which is worth keeping. end. We entertain a different opinion. The & Co., of Hong Kong, and that since then, refuse the combat even when the consequen- in proportion as it requires capacity to exerbill, while it seeks a discovery of the facts he has received advices of another consign- ces were so terrible as we have described; cise a force upon society. It would be well ger will come, but resist it strongly. A spark as to the receipt, sale, &c., of the goods, ment from the complainants. It is said, then, but the instances were rare indeed. It was at least for honest men, that there were some may set a house on fire. A fit of passion also prays that the defendant may be made that he has fully accounted to the complain- not until within the last ten or fifteen years means of judging men as they are. But it is may give you cause to mourn all the days of to account for such goods. Now this suit, ants for the proceeds of their goods, and is that the views of society upon this matter not so, and men are and must always be your life. Never avenge an injury. as we have shown in a former decision, is not bound to account over again to their atclearly one over which the Equity side of torneys. To this it is replied that he had no change. Now-o-'days, let a man have right from the prevalence of the virtue of trust.— and make him your friend. You may not this Court has rightful jurisdiction; and once right to account, after the demand made of on his side, and he can afford to smile at the Trust is the general law, suspicion only the win him over at once, but try again. Let having jurisdiction, it is a well settled prin- the goods, except through the attorneys of efforts of an unmannerly assailant to engage exception. In obedience to this trust men one act of kindness be followed by another ciple, that the Court ought to proceed to the complainants, Porter & Ogden, and that him in personal conflict. Indeed, some in- take people to be what they seem—an erro- till you have compassed your end. By little give relief, in order to avoid the multiplicity he should be made to pay them the amount stances of private feud, which have lately neous judgment frequently, but still perhaps and little great things are completed; and so of suits. "The jurisdiction having once of the goods sold, and be left to get the re- been carried to extremity, would seem to as unerring as any other. It sometimes hap-repeated kindness will soften the beart of

it to be true that relief is ancillary to discov- the principals directly? We think he may, vention and invoke the judgment of mutual picker long; or if he be he has not genius. cares not how badly it is performed. He Master, do make a discovery, and that too, or prove bad, he will be liable to make it weapons, which neither party has the slight- It becomes a very different thing when we

Jameson, Notary Public," under his seal, to is an uncertainty in the matter, and for the ing at Devonport, is a member of the Senior and wealth, therefore, is the exponent of inthe effect that the Honorable Sir James An- security of all parties, we do hereby order United Service Club, to which society Cap- tellectual capacity. But if the rich man lack private property?" derson, is the Lord Provost and Chief Mag- and decree, that the defendant pay in to the tain Scott of the Royal Navy, also belongs. the moral faculty, he becomes degraded in be watch repairing. Sextant and Quadrant Glasses istrate of the city of Glasgow, and the sig- Clerk of this Court the sum of \$1500, as a Captain Naas had proposed an officer as a station and loses his power. It is said that a nature "James Anderson Lord Provost" to deposit, to abide the event of the receipt or member of the club, who when the election rich man, no matter how sordid, can enter the certificate of proof is genuine. But, say non-receipt of the remutance of the amount came on was black-balled. The subject na- where he will; so can a fly. But of what the learned Counsel, this is not sufficient: by the complainants in Glasgow. And it is turally came under discussion in the club, avail to him? He buzzes away unnoticed .-for the certificate of the Lord Povost of further ordered and decreed that the defend- and Captain Scott had some conversation He can exercise no power, go where he will. Glasgow, in the absence of any statutory en- ant pay all the costs of this suit from the upon the matter, among others, with General It may seem that the object of this lecture is actment making it admissible in Evidence, 16th of March 1852, and the complainant all M'Donald. In the course of this conversa- to prove to the laborer and the mercantile tion Captain Scott said that the black-balling class that their lot was inferior from nature, arose entirely from the unpopularity of and to urge contentment. My object is the Captain Naas in the navy, and also that there reverse. In this land, at least, there is no was a blemish attached to his character from place to which any man may not rise, if he his not having obeyed in China the signal have the genius, and the capacity to exercise made to him to come into action."

The speech was repeated by General God. M'Donald to Captain Cuppage; from him to This doctrine may be applied to the theo-Captain Baynes; he, very properly, inform- ries now so rife for re-organizing society and ed Capt. Naas of it. This gentleman, great- making men equal. You might as well exly aggrieved as he no doubt was, quietly in-vited his assailant to make good the truth of are strong sympathies everywhere for sufferhis words before a court of law. Before the testimony of Sir Thomas Hernert, who had command of the squadron at the place in question and of Sir Thomas Maitland, who question and of Sir Thomas Maitland, who is equality. It cannot be. It is impossible.

And if they can't, then they may be supported in the poor-house."

M. "Did God ever order any property to be destroyed?"

E. R. "Yes, sir; all the images, and was then Flag-Captain of the Wellesley, the charge utterly broke down. There was not and those that have not cannot be raised. charge utterly broke down. There was not the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to the faintest shadow of foundation for the imputation of cowardice, and an apology suffimember, too, the direction that you are to cient to satisfy the most punctilious honor take. If you seek for physical power you E. B. "Yes, sir; he overthrew the tables was extorted from the defendant. This apol- can only enter the outer porch of the temple of the money changers." ogy ought, indeed, to have been freely ten- of honor. If you exercise social power you dered.

ed moment, given cause of offense to another with the outspread wings of power. without any reasonable cause. It was a paltry shift to withdraw the impotation, and to endeavor to escape without a fair and handsome expression of regret. But, as it was, secret proposals made to the Government by a complete withdrawal of the imputation was Sr. Riva Palacio, in connection with the obtained-a result infinitely more satisfactory contract for opening the Teheantepec route: was established.

Degrees of Superior Excellence.

Oct 22, 1532-16-24

J. C. SPALDING.

HERRY WINE, GIN, &c.,—20 cases very superior shery Wine, 30 do Holland, based on the construction he gave to the letter of the offer spirituous liquors, are liable to secure by him at the same time, that Porter & Ogden received the power of attorney; but, unfortunately, it was a most lived per ship Charles, and for sale by

Nov. 6, 1862

A. P. EVERETT

Herry Wine, 30 do Holland Gin, 20 the power of attorney; but, unfortunately, it was a most lived per ship Charles, and for sale by

CASES, each 6 boxes Wm. Price 1-2 lb.

Lump, superior honey due tobacco, 20 boxes will be power of attorney; but, unfortunately, it was a most will be proved to the discretion of Porter & Ogden to act under the power of attorney or not, without any resisted per ship Charles, and for sale by

A. P. EVERETT

Limb to show that the goods were in a state the goods are unsafe in my hands. The masters and the content of privation of spirits or wines, as and of reale by

A. P. EVERETT.

Limb to show that the goods were in a state the goods are unsafe in my hands. The masters and the content of privation of spirits or wines, as and of reale by

A. P. EVERETT.

Limb to show that the goods are unsafe in my hands. The surface of the own and them, if they have given proofs of the own and the off the own of the defendant, based on the construction of spirits or wines, as and the off the own of the curry and two of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and the off the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and them, if they have given proofs of the own and the own an

A cause, tried in the Court of Common dations of society. The power of a man in the most disastrous consequences. In fact,

1852.

They chose to act, and it was then the duty called "the point of honor" is concerned. the man that has the greatest activity in ex-In by-gone days such a thing was impossi- ercising those faculties, will produce propor- their report to the Senate at Washington goods on their demand. He refused; pro- ble. No matter how grievous might have tionate effects on our animal feelings. He upon this Tehuantepec question, and from ceeded to sell the goods without accounting been the offender's guilt, no matter how whose asthetical faculties are superior will that the Mexican people can see whether the The bill filed in this suit alleges that the to Porter & Ogden; and having placed him-blameless the offended party, he had no op-rank higher; he who exercises successfully U. States have ceased to make this a politi-

set in a high place; he will not long remain Whatever you do, do it willingly. A boy

remittances except the \$1500-and the only has been honorably distinguished through a So, too, as to fashion, there is a real fashion But the demand for an account was made, question remaining, is, shall the defendant service extending over well-nigh half a cen- and sham fashion. The latter proceeds from and this is brought, by virtue of a power of be made to account here to Porter & Ogden tury, has shown us that recourse may be had the faculty of vanity; the former from a love certified to have been proved before the Hon. tance has been received by the principals in court of law, state their differences, and sub- society; but all strong minded men are not scholars. They do not write their thoughts cases."

it-it he have not, his lot has been cast by

will reach the centre of the temple; but if property destroyed." It should have been the first feeling of a you exercise moral power, you will stand one

Tehuantepec.

Le Trait d'Union thus speaks of certain

of the faculties of the mind, depend the gra- and their patriotism will very surely produce

Counsels for the Young.

Evil thoughts are worse enemies than lions and tigers; for we can keep out of the way of the wild beasts, but bad thoughts win their way every where. The cup that is full will talk of Barnum. There is a great difference hold no more; keep your heads and hearts full of good thoughts, that bad ones may find no room to enter .- Ex.

School Recitation. Master. "Who can tell me what the Main

J. W. "It seizes the liquor, sir, and pours

it on the ground." M. "How can the liquor be found?"

B. W. "The Sheriff has a right to search M. " Is a right of search known in other

A. L. "Yes, sir; wherever there are contraband goods."

M. "What right has the Sheriff to destroy

G. S. "The law gives it to him, sir." M. "But is the law right?"

G. S. "Yes, sir."

M. "Is it ever done in any other case." G. S. "Yes sir; in seizing counterfeiter's dies, and gambling tables."

M. "Was liquor ever destroyed before by law?" A. L. "Yes, sir; among the Indians, by

the law of Congress."

M. "Was no compensation made!" A. L. "No, sir, none; for they knew if they carried it there, it would be destroyed."

M. "What's the use of destroying the

E. F. " It turns men out of the business

and makes them shut up shop." M. "Can the liquor sellers do anything else for a living?"

B. E. "Yes, sir; as well as other men.-

M. "Did Christ ever lay his hands on pri-

M. "Did Paul ever stand by and see

J. L. "Yes, sir; when he preached at gentleman—of a man sensitive about his own of the high priests at the altar. If you would Ephesus they brought the books and burned honor, to regret that he had, in an unguard- rise to eminence, it must be like the eagle, them, and the price of the books was 50,000 pieces of silver."

M. "As many of you as are in favor of the Maine Law, say Aye." All. " Aye." M. "You may be dismissed."

Singular Providence. Extract of a letter from a gentleman in

than the bold announcement that a brace of "The members of the Guanajuato com- Illinois to a friend in Holland, Eric Co .:-HOUSES TO LET in King street, Mauna Kea pistols had been harmlessly discharged, and pany form a powerful association of capital- "Four years since, I sold a piece of land that, therefore, the "honor" of the parties ists among themselves. We are pleased to for milling purposes. I bound the company note their patriotism, very rare in Mexico, in an article of agreement, which was re-The conduct of Captain Naas affords a where a similar miracle could certainly nev- corded in the County Clerk's office, not to sound example to all aspiring legislators, er have occurred before this day. This pat- build a distillery on the premises. They linen drapers, and others who may be inclin- riotism is the more worthy of commendation built a flouring mill and prospered well ed to take the law into their own hands .- because it is probably founded in reason. But last spring the owners thought that they Surely it is sufficient, when words deroga- Thus the people of Guanajuato have taken, could make money faster by adding a distory to a man's character have been spoken, without doubt, to their account and risk all tillery. Nearly all the community cried out that he should come forward publicly before the responsibility and all the consequences against it; but they were determined to erect his countrymen and prove that his character of the adjudication of this Tehuantepec con- it. They found that they had not sufficient is without stain, and his name without re- tract in their favor. If the government of water, and had to expend three hundred dolproach. English society is indebted to Cap- the United States insists on making this a lars in digging for it. They thought they had tain Naas for setting his face against a cus- political question, the company of Guana- accomplished this object, but their water contom which was barbarous a few years back, justo will have it terminated at once. If the ductors failed, which cost them three hundred but now is simply snobbish. - London Times. cabinet at Washington demands an indemnity dollars more. Then they built a large iron for its countrymen; the assignees of the Ga- crib, which cost about three hundred dollars, ray grant, the company of Guanajuato will and having bought about five thousand bush-BY REV. HENRY WARD BEECHER. pay this indemnity, which amounts, as is els of corn, the foundation gave way, and all In all natures there are degrees of supe-known, to \$5,383,000—the reclamation fell into a destructive mass. After this they rior excellence, as well as in the heart of claimed by the house of Hargous. In fine, experienced divers calamities, in their tube man. Men are not born equal; there is no if war breaks out, the Mexican government bursting, etc. But last Sabbath, (this was such thing as equality, except in the moral will have only to occupy itself with that, as in December,) they worked all day to repair law. Before God's law all men are equally the company of Guanajuato will sustain it. their tubs. They started on Monday mornact upon the power of attorney, and take entitled to protection. But among men there is an equality of force, of sagacity. So of them out of his keeping, it was incumbent on them to show that the goods were in a state of them to show the goods were in a state of them to show that the goods were in a state of them to show the goods were in a state of the goods were in a state of them to show that the goods were in a state of the goods we